

1 Jennifer L. Braster
2 Nevada Bar No. 9982
3 NAYLOR & BRASTER
4 10100 W. Charleston Blvd., Suite 120
5 Las Vegas, NV 89135
(T) (702) 420-7000
(F) (702) 420-7001
jbraster@nblawnv.com

6 *Attorneys for Robert Porras and Brian Silva*

7
8 **UNITED STATES DISTRICT COURT**
9
DISTRICT OF NEVADA

10
11 SMARTERSWIPE, INC., a Domestic
12 Corporation

13 Plaintiff,

14 vs.

15 CARLOS NAVARRETE, an Individual;
16 CAREM ARRHIMI; an Individual; ETHAN
17 BELLOLI-RAMOS, an Individual;
EMMANUEL GONZALEZ; an Individual;
ROBERT PORRAS, an Individual; BRIAN
SILVA, an Individual; and DOES 1 to 1000
and ROE entities I to L,

18 Defendants.

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20 CARLOS NAVARRETE, an Individual;
21 CAREM ARRHIMI; an Individual; ETHAN
22 BELLOLI-RAMOS, an Individual; ROBERT
PORRAS, an Individual; BRIAN SILVA, an
Individual

23 Counterclaimants,

24 vs.

25 SMARTERSWIPE, INC. a Domestic
26 Corporation; DOES 1-X and ROE ENTITIES
I-X,

27 Counter-Defendants.

28 Case No. 2:24-cv-00299-CDS-MDC

**DEFENDANTS ROBERT PORRAS'S
AND BRIAN SILVA'S AND PLAINTIFF
SMARTERSWIPE, INC.'S FIRST
STIPULATION TO EXTEND TIME TO
ANSWER FIRST AMENDED
COMPLAINT**

1 Defendants Robert Porras and Brian Silva (“Porras and Silva”) and Plaintiff SmarterSwipe,
 2 Inc. (“Plaintiff”), by and through their respective counsel of record, hereby submit this stipulation
 3 to extend the time for Porras and Silva to respond to Plaintiff’s First Amended Complaint (ECF
 4 No. 45) pursuant to LR IA 6-1.

5 Plaintiff filed its First Amended Complaint on June 4, 2024, and currently, Porras and
 6 Silva’s responsive pleading is due June 18, 2024. (ECF No. 45.) Porras and Silva’ have just
 7 retained counsel in this matter. The first extension will allow Porras and Silva an opportunity to
 8 investigate the facts of this case and to avoid the incurrence of additional attorneys’ fees if this
 9 matter may be resolved after such investigation. Plaintiff and Porras and Silva stipulate and agree
 10 that Porras and Silva shall have an extension until July 2, 2024, to file its responsive pleading.

11 This is Porras’s and Silva’s first request for an extension of time to respond to the First
 12 Amended Complaint and is not intended to cause any delay or prejudice any party, but to permit
 13 Porras and Silva an opportunity to more fully investigate the claims alleged.

14 **IT IS SO STIPULATED.**

15 DATED this _____ day of June 2024.

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 17 NAYLOR & BRASTER

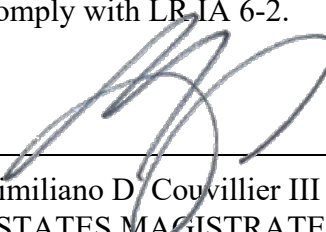
RAICH LAW

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 19 By: /s/ Jennifer L. Braster
 20 Jennifer L. Braster
 21 Nevada Bar No. 9982
 22 10100 W. Charleston Blvd., Suite 120
 23 Las Vegas, NV 89135

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Attorneys for Defendants
Robert Porras and Brian Silva

By: /s/ Richard Klamka
 Sagar Raich, Esq.
 Nevada Bar No. 13229
 Richard Klamka, Esq.
 Nevada Bar No. 15258
 2280 E. Pama Ln.
 Las Vegas, NV 89119
Attorneys for Plaintiffs/Counter-Defendant

1 **IT IS SO ORDERED.**
2 For future filings, the placement of the signature block must comply with LR IA 6-2.
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4 Dated this 20th day of June 2024.
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Hon. Maximiliano D. Couvillier III
UNITED STATES MAGISTRATE JUDGE